

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
10/020,5				
. ,			EXAMINER	
			ART UNIT	PAPER NUMBER
			3672	-
			TE MAILED:	
All porticipants (applicant		EXAMINER INTERVIEW SUMMARY RECORI	J	•
All participants (applicant	1 7	live, PTO personnel):		
(1) Nober	t Jones	(3)		
(2) lan	le	(4)		
Date of Interview	8/27/04			
	Personal (conv is give	en to applicant applicant's representative).		A
		es \square No. If yes, brief description: \square	. Man	
		The state of the second of the		
Claims discussed:	Typical In	e or all of the claims in question. It was not reached. Lyad Claim 1 and The claim of the claim 1 and The claim of the claims in question.	lans (c	lans 28,31,37,41)
Identification of prior art di	scussed:	no es de ; moscovito	<u></u>	
Description of the general	nature of what was agree 1, 2	eed to it an agreement was reached, or any other commer 8,31, 7,41,45 & Cannot with	nts:——— Lajir	est end that is
open ar	d a secon	I end that is closed as	deina	d in claim!
FXaniner	Explans	his possition on how the	clain	,s were rejected
but coul	dult come	to agreement. Applican	t's repre	sentative Express
(A fuller description, if necestateched. Also, where no	essary, and a copy of the copy of the amendments	e amendments, if available, which the examiner agreed wish which would render the claims allowable is available, a s	ould render the	claims allowable must be
		a separate record of the substance of the interview.		, most ba attaches.)
MAINED AND WOST INCL	LUDE THE SUBSTANC	indicate to the contrary, A FORMAL WRITTEN RESPONS E OF THE INTERVIEW (e.g., items 1-7 on the reverse sid en-one-month-from this interview date to provide a stateme	e of this form)	If a recognice to the last Office
 2. Since the examine requirements that 	er's interview summary a may be present in the la nents of the last Office a	above (including any attachments) reflects a complete reseast Office action, and since the claims are now allowable action. Applicant is not relieved from providing a separate	ponse to each o	f the objections, rejections and

Examiner's Signature